Atty

Ratzlaff, Ruth E. (for Sylvia Gonzalez – Sister – Conservator)

(1) Twelfth Account and Report of Sole, Surviving Successor Co-Conservator and (2) Petition for Issuance of Letters to Surviving Co-Conservator as Sole Conservator and (3) Petition for Allowance of Fees to Conservator and Attorney

Age: 57						
	nt from: 02191	3,				
031	913, 042313	Ī				
	Aff.Sub.Wit.					
<b>&gt;</b>	Verified					
	Inventory	<u> </u>				
	PTC					
	Not.Cred.					
~	Notice of	Χ				
	Hrg					
~	Aff.Mail	W				
	Aff.Pub.					
	Sp.Ntc.					
	Pers.Serv.					
	Conf.					
	Screen					
	Letters					
	Duties/Supp					
	Objections					
	Video					
	Receipt					
	CI Report					
~	2620(c)					
	Order	Χ				
	A# D11					
	Aff. Posting					
	Status Rpt	_				
	UCCJEA					
	Citation ETP Notice					
	FTB Notice					

**SYLVIA GONZALEZ**, sole remaining Conservator, is Petitioner. (Co-Conservator Guadalupe Pena has passed away.)

Account period: 5-1-10 through 4-30-12

Accounting: \$237,906.88 / \$236,511.14

Beginning POH: \$188,621.57

Ending POH: \$202,555.53 (\$52,644.21 cash - \$17,317.73 unblocked - plus real and personal property)

Conservator: \$1,800.00

(\$15/hr for 120 hours including transportation, household management, shopping, overseeing renovations on the residence, etc.)

Attorney: \$2,000.00 (per local rule)

Current Bond: \$42,000.00

Although Petitioner calculates that bond should be increased to \$49,143.81 pursuant to the POH and income at the end of this account period, Petitioner requests that the Court not increase the current bond of \$42,000.00. Petitioner states that shortly after this account period, additional expenses were incurred emptying the residence and readying it to become a rental. Additionally, personal property items depreciate in value, and the cemetery lot is included, which doesn't really have a liquid value to justify the requirement of bonding. Petitioner requests that any increase in bond be addressed at the next accounting.

#### Petitioner prays for an order:

- Authorizing issuance of new Letters of Conservatorship naming Petitioner as the sole conservator;
- Approving, allowing and settling the account; and
- Authorizing the Conservator's and attorney's fees and commissions

#### **NEEDS/PROBLEMS/COMMENTS:**

### Continued from 2-19-13, 3-19-13, 4-23-13

Minute Order 3-19-13: Counsel is directed to attempt to balance the account or indicate why she was unable to do so. In addition, counsel to submit a declaration addressing the remaining issues in the examiner notes. Continued to 4-23-13.

**Minute Order 4-23-13:** Counsel advises the Court that she is close to balancing the account.

## As of 5-9-13, nothing further has been filed. The following issues remain:

- Accounting does not balance. Charges are \$237,906.88 and Credits are \$236,511.14, a difference of \$1,395.74. Need clarification and/or amendment.
- The dates of the disbursements are cut off on the Disbursement Schedule so it is unclear when the disbursements were made. The Court may require new schedules for Court records.

(Examiner notes that for the schedules, the Judicial Council forms 400(A-G) are "optional;" however, if the forms were used, this format discrepancy would not have occurred.)

#### **SEE ADDITIONAL PAGES**

Reviewed by: skc
Reviewed on: 5-9-13
Updates:
Recommendation:

File 1 - Larssen

1

#### 1 Rosa Linda Larssen (CONS/PE)

#### Case No. 0321261

#### NEEDS/PROBLEMS/COMMENTS (Continued):

- 3. Disbursements schedule indicates numerous disbursements for gifts to family members during this account period totaling over \$2,000.00 for holidays and events. Pursuant to Cal. Rules of Court 7.1059, a conservator of the estate should Refrain from making loans or gifts of estate property, except as authorized by the court after full disclosure. The Court may require clarification and authorization going forward.
- 4. The accounting indicates that the Conservatee paid \$1,387.10 for her mother's funeral costs, and also reimbursed another family member \$600.00, for a total of \$1,987.10. The Court may require clarification as to whether the conservatorship paid the entirety of the costs, or whether this was just the Conservatee's portion.
- 5. Disbursements schedule indicates that the Conservatee receives an allowance from which she pays most of her personal expenses, which appears to range from \$800-\$2,100/month. Since moving in with her daughter in November 2011, she pays her housing costs in addition to contributing toward food and utilities from this allowance. The Court may require clarification of her share of the household expenses for this period, and accounting in future account periods of such expenses.
- 6. Petitioner indicates that after this account period, the Conservatee's residence in Fresno was being readied to become a rental. The Court may require an update on the status of the residence at this time, since there appears to be five months during this account period after the Conservatee moved out that there was no rental income.
- 7. Need order.

Sanoian, Joanne (for Petitioner/Guardian Estela Cruz)

(1) Sixth Account Current and Report of Conservator and (2) Petition for Allowance of Fees to Conservator and Attorney Fees and for Reimbursement of Costs Advanced and (3) for Request for Improvements to Conservatee's Real Property

Age: 28 years			<b>ESTELA CRUZ</b> , mother/Conservator, is	NEEDS/PROBLEMS/COMMENT	S:
			petitioner.		
			A	1. Property on hand schedu	le
			Account period: 1/1/2011- 12/31/201		al
Co	nt. from		Accounting \$2.512.70	accounts are blocked an	a
	Aff.Sub.Wit.	Ī	Accounting - \$2,513,702		lo to
			Beginning POH - <b>\$2,122,98</b> 5 Ending POH - <b>\$2,276,78</b> 5		
✓	Verified		(\$1,756,693.59 is cash		
	Inventory		(φ1,/30,073.37 is Cusi)	7.1059(b)(4) states the	KUIE
	PTC		Conservator - receives	conservator must manage	e the
	Not.Cred.		\$2,500.00 per month to care for the	funds for the benefit of the	е
1	Notice of		conservatee per court order.	conservatee. Disburseme	
*	Hrg		Conservatee's husband receives	schedule shows purchase	
	Aff.Mail	W/	\$2,000.00 per month to care for the	totaling \$174.81 from Seve	
<b>✓</b>		**/	conservatee, per court order.	Avenue Sculptures. Cour	
	Aff.Pub.			require additional informa	ation
	Sp.Ntc.		Attorney - \$5,895.00	as to how this purchase benefited the conservate	
	Pers.Serv.		Attorney costs - \$435.50 (fi		
	Conf.		fee and copy charge)	disbursements as follows:	.0110
	Screen			11/15/11 – Aero Mexico Tr	ravel
	Letters		Current bond - \$150,000.0		
	Duties/Supp		•	11/29/11 – Aero Mexico Tr	ravel
	Objections		Petitioner request authority to withdro	· ·	
	Video		\$150,000 from the West America Ban		
	Receipt		account (current balance is \$400,750		Trip
	CI Report		which is over the FDIC Insurance limit	· .	
<b>√</b>	0/00/		and deposit \$75,000 each into existin accounts at Murphy Bank and Bank	• ' '	
_			the Sierra.	also appears that two o	
✓	Order			trips may have been for	
			Petitioner states the court approved		ĺ
		sum of \$2,823.80 to build a porch on the		· · · · · · · · · · · · · · · · · · ·	
	conservatee's residence so that the		information.		
			conservatee could access the	Please see additional pag	ge
	backyard. However the cost of building				
	Aff. Posting		the porch was \$3,527.96 (a difference		
	Status Rpt		\$704.16) because the cost of the	Reviewed on: 5/9/2013	
	UCCJEA		material and labor where higher whe the work was actually done than initi	olly opadies.	
	Citation		estimated.	Recommendation:	
	FTB Notice		osimiaroa.	File 2 – Cruz	
			Please see additional page		
				2	

#### **NEEDS/PROBLEMS/COMMENTS (cont.):**

- 4. Disbursement schedule shows overdraft payments totaling \$55.00.
- 5. Disbursement schedule shows a purchase from Babies R Us for clothing on 9/8/2011 in the amount of \$96.52. Need clarification.
- 6. Disbursement schedule shows a purchase from ABC Porch Supplies on 8/30/11 in the amount of \$681.98. Need clarification.

**Petitioner states** she would like to make more improvements to the Conservatee's residence in order to enhance the Conservatee's level of care. The Conservatee has assets totaling over 2 million dollars and the property on hand has increased by \$153,803.09 in two years. The conservatee is a quadriplegic with spasticity and cerebral atrophy and requires 24-hour care. Petitioner believes the conservatee's money should be used to make the Conservatee more comfortable and improve his quality of life. At the July 20, 2011 hearing, the Court stated it would be in the best interest of the Conservatee to be located on the first floor of the residence.

However, Petitioner believes that it is in the best interest of the Conservatee to remain in the second floor of the residence. Conservatee needs to be in the master bedroom because he requires many medical supplies. Aside from Conservatee's bed, he has his wheel chair, oxygen pump along with extra oxygen tanks, exercise equipment, hygiene and medical supplies, a manual lift system that allows transfer of the Conservatee, and a mini fridge for his medicine and muscle milk. Petitioner feels that even if they modify the first floor bedroom it would not accommodate all of the Conservatee's medical equipment and supplies.

Conservator is requesting that the Conservatee remain upstairs and requests improvements to the upstairs master bedroom as follows:

• Have a chair lift installed for a total of \$17,995.00. A chair lift would allow the Conservatee to access the upstairs without being carried.

Petitioner requests that she be authorized to withdraw an additional \$20,000.00 from WestAmerica Bank should the Conservatee require emergency medical treatment. Should the funds not be necessary, Conservator will preserve the funds.

Petitioner has been authorized to receive the sum of \$2,500.00 per month for her services as Conservator. Petitioner submits that this sum should continue as ordered.

Petitioner has been authorized to pay the sum of \$2,000 per month to Porcopio Cruz for his services to the Conservatee. Petitioner submits that his sum should continue as ordered.

The sum of \$2,500 per month has been authorized for the use of Conservatee's monthly expenses. In this respect, Conservator submits that during the sixth account, Petitioner's expenses totaled almost \$25,000 more than the authorized amount. Petitioner therefore submits that an additional \$1,000 per month will be sufficient to cover the Conservatee's expenses for a total of \$3,500 per month.

### 2 Efrain Cruz (CONS/PE)

Case No. 03CEPR00616

**Note:** If the petition is granted, status hearings will be set as follows:

- Friday, June 21, 2013 at 9:00 a.m. in Department 303, for the receipts for blocked accounts.
- Friday, February 6, 2015 at 9:00 a.m. in Department 303, for the filing of the seventh account.

Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior the date set the status hearing will come off calendar and no appearance will be required.

Atty

Gunner, Kevin D. (for Kelina Ann Walker – Executor – Petitioner)

(1) First and Final Account and Report of Executor and (2) Petition for Its Settlement, for (3) Allowance of Statutory Attorneys Fees, for (4) Proration of Debts Among Creditors and for (5) Final Distribution Under Will (Prob. C. 11002, 10810, 11420, 11640)

DOD: 2-9-08		KELINA ANN WALKER, Surviving Spouse	NEEDS/PROBLEMS/COMMENTS:
		and Executor with Full IAEA without bond, is Petitioner.	Note: Pursuant to Probate Code §13502, Petitioner filed an Election by Surviving
Coi	nt. from 031213, 042313	Account period: 2-9-08 through 1-20-13	Spouse to Administer Surviving Spouse's Community Property in Deceased
	Aff.Sub.Wit.	Accounting: \$264,156.70 Beginning POH: \$260,315.05	Spouse's Estate on 10-16-08.
>	Verified	Ending POH: \$262,156.70	Minute Order 4-23-13: The Court indicates to counsel that is satisfied with
>	Inventory	(real property plus \$12,689.50 cash)	the sign-off. Matter continued to 5/14/13.
>	PTC	Executor (Statutory): Waived	Counsel is advised that the Court will be
>	Not.Cred.	` ',	prepared to approve the petition at the
~	Notice of Hrg	Attorney (Statutory): \$566.27 The value of the decedent's residence	next hearing if there are no objections. Continued to: 5/14/13
~	Aff.Mail w	has not been included in the statutory	·
	Aff.Pub.	fee calculation because it has a	Examiner Notes previously noted:  1. Petitioner proposes partial payments
	Sp.Ntc.	negative equity of \$82,829.00.	to the creditors, but proposes to
	Pers.Serv.	The estate remaining for distribution	distribute the real property to herself
_	Conf. Screen	consists of cash of \$12,122.93. The total	because there is currently no equity.
Ě	<b>Letters</b> 7-1-08	amount of creditors' claims is	Petitioner states it would not benefit the estate or the creditors to order the
	Duties/Supp Objections	\$108,935.87. Petitioner states the real	house sold. Need authority.
	Video	property was valued at \$250,000.00 on	The Court cannot authorize
	Receipt	the decedent's date of death. A	distribution until creditors are satisfied
	CI Report	recent reappraisal shows the value at \$180,000.00. However, the outstanding	unless each creditor agrees to the
>	9202	balance due on the mortgage on said	proposed distribution. See §§ 11420, 11640.
~	Order	home is \$262,829.41. Therefore, there is	11040.
		no equity in said property whatsoever.	Attorney filed Memorandum of Points
		Petitioner maintains that the property is	and Authorities in Support of Petition on
		not amenable to sale, in that forcing	4-5-13, with the following documents attached:
		Petitioner to sell the home will not result	- Instruction Letter to Creditors
		in any benefit to the estate or the	- Declaration of Don Scordino
		creditors. Instead, Petitioner proposes	(California licensed Real Estate
		the Court distribute the real property	Broker) See documents for details.
	Aff. Posting	pursuant to Decedent's will, which devises the entire estate to Petitioner	Reviewed by: skc
	Status Rpt	as surviving spouse.	Reviewed on: 5-9-13
	UCCJEA	<u> </u>	Updates:
	Citation	Petitioner proposed payment to the creditors as follows:	Recommendation:
~	FTB Notice	SEE ADDITIONAL PAGES	File 3 - Walker

#### 3 David Harris Walker (Estate)

Case No. 08CEPR00530

#### Page 2

#### Petitioner proposes payment to the creditors as follows:

- Capital One Claim #1: \$434.22, plus the first 3.5818% of any other property not now known or discovered, up to the claim amount of \$3,901.85
- Capital One Claim #2: \$438.98, plus the first 3.6211% of any other property not now known or discovered, up to the claim amount of \$3,944.74
- Capital One Claim #3: \$51.69, plus the first .4264% of any other property not now known or discovered, up to the claim amount of \$464.54
- American Express c/o Estate Recoveries Inc: \$4,915.11, plus the first 40.5439% of any other property not now known or discovered, up to the claim amount of \$44,166.85
- Phillips and Cohen Associates: \$1,389.30, plus the first 11.4601% of any other property not now known or discovered, up to the claim amount of \$12,484.17
- Discover Financial Services LLC: \$544.70 plus the first4.4931 % of any other property not now known or discovered, up to the claim amount of \$4,894.58
- West Asset Management for HSBC Bank: \$480.90, plus the first 3.9676% of any other property not now known or discovered, up to the claim amount of \$4,322.09
- West Asset Management: \$1,338.89, plus the first 11.0443% of any other property not now known or discovered, up to the claim amount of \$12,031.23
- Citibank c/o Phillips and Cohen Associates: \$2,529.05, plus the first 20.8617% of any other property not now known or discovered, up to the claim amount of \$22,725.82.
- Thereafter, any such property not now known or discovered is distributable to Petitioner.

Atty Matsumoto, Russell D.

(1) First and Final Report of Administration of Estate by Jane F. Sigler as Administrator, and (2) Petition for Its Settlement, and for (3) Final Distribution on Waiver of Account, and for (4) Approval of Statutory Compensation to Personal Representative and Attorneys' Fee for Ordinary Services (Prob. C. 10810, 10830, 10900, 10951, 10954, 11640, 12200 et seq. Prob. Rule 7.250 & 7.550)

	10700, 10701, 10704, 11040, 12200 01500	
		NEEDS/PROBLEMS/COMMENTS:
		Continued to June 12, 2013 at
		the request of the attorney.
Cont. from		
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 5/9/2013
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 4 – Gregory

Atty

Dornay, Val J. (for Petitioner/Administrator Beatrice Prieto)

(1) First and Final Account and Report of Administrator and (2) Petition for Its Settlement, for (3) Allowance of Statutory Fees and Commissions and for (4) Final Distribution (Prob. C. 11002, 10810, 10800, 11640)

DC	D· 5/11/2011		REATRICE PRIETO A			NEEDS/PROBLEMS/COMMENTS:
DOD: 5/11/2011		<b>BEATRICE PRIETO,</b> Administrator, is petitioner.		10101, 15	INCLUS/I ROBLEMS/COMMENTS.	
			2011101101			
			Account period: 5/	11/201	1- 3/25/2013	
C-	ont. from					
<u> </u>	Aff.Sub.Wit.		Accounting	-	\$100,750.00	
			Beginning POH Ending POH	-	\$ 76,914.20	
✓	Verified		Linding 1 Off		\$ 70,714.20	
✓	Inventory		Administrator	-	\$3,430.00	
✓	PTC		(statutory)			
✓	Not.Cred.		Attorney	-	\$3,430.00	
✓	Notice of Hrg		(statutory)			
✓	Aff.Mail	W/O	Distribution, pursuar succession, is to:	nt to int	estate	
	Aff.Pub.		100000000000000000000000000000000000000			
	Sp.Ntc.				\$14,010.84	
	Pers.Serv.		Vanessa Rodriguez Olga Rodriguez	-	\$14,010.84	
	Conf. Screen		Olga Kodriguez	-	\$14,010.84	
✓	Letters 12/12	/11	Rosann Rodriguez Gregory Rodriguez			
	Duties/Supp		_			
	Objections					
	Video					
	Receipt					
	CI Report					
✓	9202					
✓	Order					
	Aff. Posting					Reviewed by: KT
	Status Rpt					Reviewed on: 5/9/2013
	UCCJEA					Updates:
	Citation					Recommendation: SUBMITTED
✓	FTB Notice					File 5 – Rodriguez

Michaela Lozano (Trust)

Case No. 13CEPR00241

Miller, Jennifer A. (of Ventura, for minor Michaela Lozano, by and through her Guardian ad Litem Melissa Lozano -

Petition for Court Establishment of Special Needs Trust- First Party Special Needs Trust for Litigation Proceeds

Age: 8	MICHAELA LOZANO, by and through her Guardian	NEEDS/PROBLEMS/COMMENTS:
	ad Litem <b>MELISSA LOZÁNO</b> , is Petitioner.	SEE ADDITIONAL PAGES
	Petitioner states: The minor is disabled due to Dravet Syndrome, a childhood epilepsy syndrome	Note: Upcoming hearing re compromise in 13CECG00526
Aff.Sub.Wit.	caused by a genetic mutation which results in debilitating seizures. She is a Medi-Cal recipient. A	is 6-11-13 Dept. 402.
	claim was brought against Clovis Unified School	
Vermed	District and Supplemental Health Care for an	
Inventory	incident that occurred on 10-20-11 (description	
PTC Not Creed	attached). The claim has been settled prior to filing formal litigation and a petition to compromise is	
Not.Cred.		
Notice of	The minor will receive approx. \$123,224.30 after	
Hrg  ✓ Aff.Mail	allowing for fees and expenses from the	
Aff.Pub.	settlement, which if provided directly to the minor would eliminate her Medi-Cal eligibility. Therefore,	
Sp.Ntc.	Petitioner seeks an order that the assets from the	
Pers.Serv.	settlement be paid directly to the trustee of the	
Conf.	Michaela Dawn Lozano Special Needs Trust, which	
Screen	is authorized under Probate Code §§ 3602-3613,	
Letters	and an order that Melissa Lozano, mother and proposed GAL, and Donald Lozano, father, are	
Duties/Supp	authorized to sign the proposed trust as grantors.	
Objections		
Video	The proposed SNT (attached) meets the	
Receipt	requirements of 42 United States Code	
CI Report	1396(d)(4)(A) and provides for Medi-Cal reimbursement. Petitioner states the proposed	
9202	beneficiary meets all requirements for creation of	
Order		
Aff. Posting		Reviewed by: skc
Status Rpt	Petitioner also requests that the investment	Reviewed on: 5-10-13
UCCJEA	standard set forth in Probate Code §2574(a) be modified so that the trustee has the authority to	Updates:
Citation	purchase mutual funds and US Government bonds	Recommendation:
FTB Notice	with maturity dates later than five years.	File 6 – Lozano
	Petitioner requests that Melissa Lozano and Donald Lozano (parents) be appointed as initial co-trustees with bond of \$126,921 based on trust assets plus one years' annual income estimated at 3% \$3,696.73.  Petitioner requests to pay Attorney Miller \$1,750 for preparation of this special needs trust, plus \$535 in costs, including filing fees and \$100 in attorney service charges from an outside agency.	
	<u>SEE ADDITIONAL PAGES</u>	

#### 6 Michaela Lozano (Trust)

#### Case No. 13CEPR00241

#### Page 2

#### Examiner notes certain features of the SNT (Attachment 5) as follows:

- Initial Trustees: Melissa Lozano and Donald Lozano (parents)
- Successor Trustee: Michael Kenney (grandfather)
- Alternate Successor Trustee: Judith Kenney (grandmother)
- Trust Protector: Larry Balakian, with right to appoint Successor Trust Protector and right to remove and appoint trustees, with Court confirmation, right to add or modify trust terms (Court confirmation not required), no duty to monitor administration or exercise authority, etc.
- Trustee to have investment powers as requested herein, authority to purchase residence (Court authorization *not* required).
- See SNT for additional details.

#### Petitioner prays that the Court make the following findings and Order:

- 1. That all notices have been given as required by law;
- 2. That the Court establish the Michaela Dawn Lozano Special Needs Trust and that Melissa Lozano and Donald Lozano are directed to execute it;
- 3. That the Court has continuing jurisdiction over the Michaela Dawn Lozano Special Needs Trust;
- 4. That Melissa Lozano and Donald Lozano shall serve as the initial Trustees of the Michaela Dawn Lozano Special Needs Trust with bond set at \$126,921.03;
- 5. That Michaela Lozano has a disability that substantially impairs her ability to provide for her own care or custody and constitutes a substantial handicap;
- 6. That Michaela Lozano is likely to have special needs that will not be met without the trust:
- 7. That money to be paid to the trust does not exceed the amount that appears reasonably necessary to meet Michaela Lozano's special needs;
- 8. That the payment of all monies due Petitioner in the claim, Michaela Lozano, by and through her Guardian ad Litem, Melissa Lozano v. Clovis Unified School District and Supplemental Health Care shall be paid to the trustee of the Special Needs Trust after payment of fees;
- 9. That any proceeds of the settlement award received by Petitioner's attorney before the hearing of this Petition and deposited in attorney's attorney/client trust account shall not be considered received by Michaela Lozano for public benefit eligibility purposes;
- 10. That the assets of the trust estate are unavailable to the beneficiary and shall not constitute a resource to Michaela Lozano for Michaela Lozano's financial eligibility for Medi-Call, SSI, regional center assistance, or any other program of public benefits;
- 11. That the trustee provide the Court with a biennial account and report of the *Michaela Dawn Lozano Special Needs Trust* beginning with the period 1 year after the date the Court approves the establishment of the trust and every 2 years thereafter;
- 12. That the trustee is authorized to invest in mutual funds and in US government bonds with maturity dates later that five years;
- 13. That the Court approve and direct payment of \$1,750.00 to attorney Jennifer A. Miller for legal services rendered and \$535.00 for out of pocket expenses; and
- 14. That such other and further orders be issued by the Court as it may deem just and proper.

#### Page 3

#### **NEEDS/PROBLEMS/COMMENTS:**

- 1. Appointment as Guardian ad Litem is specific to the matter before the Court. Therefore, need Petition and Order for Guardian Ad Litem Probate (DE-350/GC-100 and DE-351/GC-101).
- 2. Petitioner did not use the *mandatory* Judicial Council form Notice of Hearing GC-020. Continuance may be required for proper notice pursuant to Probate Code §1211. (See also below re notice to additional named persons.)
- 3. Bond calculation should include 10% cost of recovery pursuant to Cal. Rules of Court 7.207. Examiner calculates bond at \$140,379.50.
- 4. The trust names Larry Balakian as the "<u>Trust Protector</u>," who may be entitled to compensation and appears to serve as an alternate trustee and hold additional authority. The Court may require clarification as to this person's role and anticipated compensation relationship, qualifications, duties, rates, access, authority, etc. <u>Note</u>: Please see descriptions in trust document.
- 5. The Court may require clarification regarding compensation payable to the Trust Protector for professional services as opposed to regular services without prior Court authorization with reference to Cal. Rules of Court 7.903(c)(8).
- 6. Need consent to serve from Mr. Balakian, and from Michael Kenney and Judith Kenney, named Successor Trustees.
- 7. The Court may require proof of service of Notice of Hearing on Mr. Balakian and Mr. and Mrs. Kenney.
- 8. The Court may require clarification as to good cause regarding the request to invest in mutual funds and government bonds with maturity dates later than five years. Cal. Rules of Court 7.903(c)(4).
- 9. Attorney Miller states her hourly rate is \$300 and she has spent 10 hours drafting and consulting with the clients in preparation of this special needs trust. Her charge is \$1,750. However, the Court may require itemization per Cal. Rules of Court 7.751, 7.702.
- 10. Attorney Miller also requests reimbursement of \$100 for attorney service charges. Per Local Rule 7.17, this is considered a cost of doing business and not reimbursable.
- 11. The trust does not appear to be in compliance with Cal. Rules of Court 7.903(c)(2) in that Article Five provides the Trust Protector power to amend without court approval.
- 12. Article Eight, Section 5 gives the trustee the power to purchase a residence. The Court may require additional language requiring prior authorization for major purchases including real property, vehicles, equipment, etc., to ensure proper title or lien, inventory as trust asset, etc.
- 13. Need order per Local Rule 7.6.1.

Note: Further review may be required based on how the above issues are addressed.

#### Note: If granted, the Court will set status hearings as follows:

- Friday 7-19-13 for filing proof of bond in the amount of 140,379.50
- Friday 9-20-13 for filing inventory and Appraisal
- Friday 9-19-14 for filing the first account

If the requisite items are filed appropriately, these status hearing dates may be taken off calendar.

Flanigan, Philip M. (for Dave Drew – Petitioner – Nephew)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DC	D: 02/06/2013	DAVE DREW, nephew is petitioner and	NEEDS/PROBLEMS/COMMENTS:
		requests appointment as Administrator with	
		bond set at \$230,000.00.	1. Need date of death of the
		1	decedent's parents per Local Rule
Co	nt. from	Potitionaris a resident of Boyce City Toyce	7.1.1(D).
	Aff.Sub.Wit.	Petitioner is a resident of Royse City, Texas.	
	Verified		
✓		Full IAEA – o.k.	
	Inventory		Note: If the petition is granted status
	PTC		hearings will be set as follows:
	Not.Cred.	Decedent died intestate.	F. J 04 /34 /0030 1 0 00
✓	Notice of		• Friday, 06/14/2013 at 9:00a.m.
	Hrg	Residence: Fresno	in Dept. 303 for the filing of the
✓	Aff.Mail	Publication: The Business Journal	Bond <u>and</u>
✓	Aff.Pub.		• Friday, 10/18/2013 at 9:00a.m.
	Sp.Ntc.	Estimated Value of the Estate:	in Dept. 303 for the filing of the
	Pers.Serv.	Personal property \$229,618.39	inventory and appraisal <b>and</b>
	Conf.		
	Screen	Probate Referee: Steven Diebert	• Friday, 07/18/2014 at 9:00a.m. in
✓	Letters	= Flobdie keielee. Sieven Dieben	<b>Dept. 303</b> for the filing of the first account and final distribution.
✓	Duties/Supp		
	Objections		Pursuant to Local Rule 7.5 if the required
	Video	7	documents are filed 10 days prior to the hearings on the matter the status hearing
	Receipt		will come off calendar and no
	CI Report		appearance will be required.
	9202		
✓	Order		
	Aff. Posting		Reviewed by: LV
	Status Rpt		<b>Reviewed on:</b> 05/09/2013
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 7 – Drzewiecki

#### **Petition for Termination of Guardianship**

Lag	ao ago: 12		MARIA TRINIDAD ARREDONDO,	NEEDS/PROBLEMS/COMMENTS:
Isaac age: 13			maternal grandmother, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
Marcus age: 11			material gianamomer, is perinoner.	
			esperanza gonzalez, paternal grandmother and Belen Gonzalez, paternal step-grandfather, were appointed guardians on 3/5/2011.	Need Notice of Hearing. (Note:     Notice of Hearing filed on 5/2/13     was only for the Petition to     Appoint a Guardian)
Со	nt. from		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1-1
	Aff.Sub.Wit.		Father: ISAAC CERDA	2. Need proof of service of the
✓	Verified		Mother: EUGENIA PALACIO	Notice of Hearing along with a copy of the Petition or Consent
	Inventory		ARREDONDO	and Waiver of Notice or
	PTC			Declaration of Due Diligence on:
	Not.Cred.		Paternal grandfather: Not listed	a. Isaac Cerda (father)
	Notice of	Χ	Maternal grandfather: Not listed	b. Eugenia Arredondo (mother)
	Hrg		Detition or decorate totale value it was lef	c. Isaac Cerdon (minor)
	Aff.Mail	Χ	Petitioner does not state why it would be in the best interest of the child for	d. Esperanza Gonzalez (guardian)
	Aff.Pub.		the guardianship to terminate.	e. Belen Gonzalez (guardian)
	Sp.Ntc.			f. Paternal grandfather
	Pers.Serv.		Court Investigator Samantha Henson's	g. Maternal Grandfather
	Conf.		Report filed on 5/9/2013	
	Screen			
	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 5/10/2013
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 8A – Cerda & Aguirre

**8**A

# 8B Isaac Cerda and Marcus Cerda (GUARD/P) Case No. 06CEPR00120 Atty Arredondo, Maria Trinidad (pro per Petitioner/maternal grandmother)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)							
Isaac age: 13			MARIA TRINIDAD ARREDONDO, maternal	NEEDS/PROBLEMS/COMMENTS:			
			grandmother, is petitioner.				
Marcus age: 11			<b>ESPERANZA GONZALEZ</b> , paternal grandmother and <b>BELEN GONZALEZ</b> , paternal step-grandfather, were appointed	Need proof of personal service of the Notice of Hearing along with a copy of the Petition or Consent			
	ont. from		guardians on 3/5/2011. Esperanza Gonzalez	and Waiver of Notice or			
		l	was personally served on 4/24/13.	Declaration of Due			
-  -	Aff.Sub.Wit.		Father: <b>ISAAC CERDA</b>	Diligence on: h. Isaac Cerda (father)			
ľ	Inventory		Mother: EUGENIA PALACIO ARREDONDO -	i. Isaac Cerdon (minor) i. Belen Gonzalez			
	PTC		personally served on 4/24/13.	(guardian)			
	Not.Cred.						
✓	Notice of Hrg		Paternal grandfather: Not listed Maternal grandfather: Not listed	Need proof of service of the Notice of Hearing along			
	Aff.Mail		Detitioner de se pet etate velocit vegeld be in	with a copy of the Petition			
	Aff.Pub.		Petitioner does not state why it would be in the best interest of the child for the	or Consent and Waiver of Notice or Declaration of			
	Sp.Ntc.		guardianship to terminate.	Due Diligence on:			
✓	Pers.Serv.	W/	Court Investigator Samantha Henson's	a. Paternal grandfather b. Maternal Grandfather			
✓	Conf. Screen		Report filed on 5/9/2013	b. Majornal Granafamor			
<b>√</b>	Letters						
✓	Duties/Supp						
	Objections						
	Video						
<u> </u>	Receipt						
✓	CI Report						
	9202						
✓	Order						
	Aff. Posting			Reviewed by: KT			
	Status Rpt			Reviewed on: 5/10/13			
✓	UCCJEA			Updates:			
	Citation			Recommendation:			
	FTB Notice			File 8B – Cerda & Aguirre			

**8B** 

Petition for Appointment of Temporary Guardianship of the Person

Jaden Age: 7						
Tristin Age:6						
Emily Age: 3						
Cont. from						
	Aff.Sub.Wit.					
✓	Verified					
	Inventory					
	PTC					
	Not.Cred.					
	Notice of Hrg	Х				
	Aff.Mail					
	Aff.Pub.					
		<u> </u>				
	Sp.Ntc. Pers.Serv.	\ \				
_	Conf.	Х				
✓	Screen					
	Letters	Х				
	Duties/Supp	X				
	Objections					
	Video	<u> </u>				
	Receipt					
	CI Report					
	9202					
	Order	Х				
	Aff. Posting					
	Status Rpt					
✓	UCCJEA					
	Citation	_				
	FTB Notice					

#### **GENERAL HEARING 07/02/2013**

**DONALD ERICKSON**, paternal stepgrandfather, and **TERESA ERICKSON**, paternal grandmother are petitioners.

Father: **BRANDON MITCHELL JEWETT**, personally served on 05/07/2013

Mother: MARIA M. MARTINEZ

Paternal Grandfather: Not Listed

Maternal Grandparents: Unknown

**Petitioners state**: the parents of the children are both known methamphetamine users and the father also abuses alcohol. Petitioner's allege that the father was recently arrested for possession and being under the influence of an illegal substance and a hearing date was scheduled for 04/18/2013. The mother leaves the children unattended or in the custody of the maternal grandmother. Petitioners state that the home that the children reside in is extremely filthy, and when they pick the children up they stink. Two of the children have severe dental issues, one has a severe speech impediment and possibly a hearing disorder that the petitioners state the parents have nealected. The children have witnessed the parents fighting and have seen their father being arrested. Petitioners allege that the mother is receiving governmental assistance for the three children despite the fact that their father earns a very good living and provides financially for the children.

#### **NEEDS/PROBLEMS/COMMENTS:**

- 1. Need Notice of Hearing.
- Need proof of personal service five (5)
  days prior to the hearing of the Notice of
  Hearing along with a copy of the Petition
  for Appointment of Guardian or consent
  and waive of notice or declaration of due
  diligence for:
- Brandon Mitchell Jewett (Father)
   Note: A proof of personal service was filed for the father on 05/07/2013 however the mandatory Notice of Hearing does not appear to have been served pursuant to Probate Code §2250.
  - Maria M. Martinez (Mother)
- Need Order.
- Need Letters.
- 5. Need Duties and Liabilities.

Note: In regards to the Indian Child Inquiry the Petition states that the mother has refused to discuss her parentage and it is unknown as to whether or not the mother's parents are married and if they are from the United States or from Mexico. If it is discovered that the children have Native American ancestry the Notice of Child Custody Proceeding for Indian Child (Form ICWA-030), must be served together with copies of the petition and all attachments; on the child's parents, any Indian custodian; any Indian Tribe that may have a connection to the child; the Bureau of India Affairs, and possibly the U.S. Secretary of the Interior, by certified or registered U.S. Mail, return receipt requested.

Reviewed by: LV
Reviewed on: 05/10/2013
Updates:
Recommendation:
File 9 – Jewett

1

# Atty Drobny, Mark S.; Foehr, Emily A., of Drobny Law Offices, Sacramento (for Joseph E. Anderson, Executor)

(1) First and Final Report and Account of Executor and Petition for its Settlement, (2) for Allowance of Executor Compensation, (3) for Allowance of Statutory Attorney Fees and Costs and (4) for Final Distribution

DOD: 6/15/2012 JOS		JOSEPH E. ANDERSON, Exe	JOSEPH E. ANDERSON, Executor and President of			
	the American Baptist Homes of the West			Notes Index Objects as a consel		
Foundation (aka ABHOW), is Petition		, is Petitioner.	<b>Note:</b> Judge Oliver recused himself in this matter			
	Account period: 6/15/2012 - 3/31/2013		pursuant to CCP 170.1. The			
Co	ont. from	Accounting -	\$2,803,660.07	matter will be heard at 8:30		
	Aff.Sub.Wit.	Beginning POH -	\$2,692,991.15	a.m. in Department 71.		
✓	Verified	Ending POH -	\$2,513,496.96			
✓	Inventory		(\$1,379,249.90 cash)			
✓	PTC	Executor -	\$40,604.40	~Please see additional		
✓	Not.Cred.	(statutory)	¥ 10,00 ii 10	page~		
<b>✓</b>	Notice of	]				
	Hrg	Attorney -	\$40,604.40			
<b>✓</b>	Aff.Mail W/	(statutory)				
	Aff.Pub.	Costs -	\$1,547.26			
	Sp.Ntc.	(filing fees, publication, ce	• •			
	Pers.Serv.	Express shipping fees, atto	rney services fees,			
	Conf.	CourtCall fees;)				
	Screen	-				
	<b>Letters</b> 080112	Petitioner states:				
	Duties/Supp					
	Objections	Decedent had not filed her state or federal				
	Video Receipt	income tax returns for t and 2012; Petitioner ha				
	CI Report	\$176,032.00 in income	•			
<b>✓</b>	9202	Schedule D, Disbursem	**			
<b>✓</b>	Order	and Federal Income to				
	Aff. Posting	by the Estate are adec	•	Reviewed by: LEG		
	Status Rpt	_	Petitioner is seeking to obtain a waiver of penalty charges from the IRS, and if			
	UCCJEA	successful, any refund	Updates:			
	Citation	distributed to the bene	Recommendation:			
<b>√</b>	FTB Notice	manner as discussed in	the Petition;	File 1 – Kremen		
		~Please see additional page~				

#### First Additional Page 1, Marion Kremen (Estate)

Case No.12CEPR00582

Petitioner states in the Supplement to Petition for Final Distribution Stipulated to by Estate Beneficiaries, signed by all parties and their attorneys, filed 5/3/2013:

- The bequests in Decedent's Will provided for a specific distribution of her assets amongst her beneficiaries; in particular, the BENJAMIN AND MARION KREMEN SCHOOL OF EDUCATION AND HUMAN DEVELOPMENT AT CALIFORNIA STATE UNIVERSITY, FRESNO was named to receive the cash and securities held in Charles Schwab account, and the cash held in the Educational Employees Credit Union account;
- All parties agree that the BENJAMIN AND MARION KREMEN SCHOOL OF EDUCATION AND HUMAN
  DEVELOPMENT AT CALIFORNIA STATE UNIVERSITY, FRESNO is to receive the non-cash assets identified in
  the Petition, and based on the assets on hand as of 3/31/2013, cash in the amount of \$1,147,324.60 less
  deductions for a 90% pro-rata share of the expenses of statutory Executor compensation, statutory
  Attorney compensation, and costs advanced by Petitioner's attorneys;
- All parties agree that all further receipts and disbursement transactions occurring after 3/31/2013, will be allocated between the estate beneficiaries as [per paragraphs 5(a) through 5(f)] of the signed Stipulation];
- All parties agree that the funds endowed to the BENJAMIN AND MARION KREMEN SCHOOL OF
  EDUCATION AND HUMAN DEVELOPMENT AT CALIFORNIA STATE UNIVERSITY, FRESNO under the Decedent's
  Will are to be administered based on the terms and understandings [set forth in paragraphs 6(a) through
  6(b), which substantially mirror terms of the Decedent's Will];
- It is the practice of California State University, Fresno, to direct donors and Decedent's estates to distribute gifts benefitting Fresno State to the California State University, Fresno Foundation ("Foundation"), which is a nonprofit, tax-exempt public benefit corporation that invests, manages and administers gifts benefitting Fresno State; accordingly, all assets bequeathed in Decedent's Will to the BENJAMIN AND MARION KREMEN SCHOOL OF EDUCATION AND HUMAN DEVELOPMENT AT CALIFORNIA STATE UNIVERSITY, FRESNO shall be distributed to the Foundation, to be managed and invested in accordance with the practices, policies and procedures of Foundation (please refer to Attachment 22 for Foundation Pooled Endowment Fund Policies and Practices).

Petitioner states distribution pursuant to Decedent's Will, and to the Supplement to Petition for Final Distribution Stipulated to by Estate Beneficiaries filed 5/3/2013, is to

- THE BENJAMIN AND MARION KREMEN SCHOOL OF EDUCATION AND HUMAN DEVELOPMENT AT CALIFORNIA STATE UNIVERSITY, FRESNO shares of stock, bonds, and cash of \$1,147,324.60 less deductions for a 90% pro-rata share of the expenses of statutory Executor compensation, statutory Attorney compensation, and costs advanced by Petitioner's attorneys.
- AMERICAN BAPTIST HOMES OF THE WEST (ABHOW) the entire residue of the estate, all personal property from Decedent's residence and storage locker as itemized at Attachment 21 [see Note #1 of Needs/Problems/Comments, below], and cash of \$231,925.30 less deductions for a 10% pro-rata share of the expenses of statutory Executor compensation, statutory Attorney compensation, and costs advanced by Petitioner's attorneys.

~Please see additional page~

#### Second Additional Page 1, Marion Kremen (Estate)

#### Case No.12CEPR00582

#### NEEDS/PROBLEMS/COMMENTS, continued:

<u>Note</u>: Petition states the Beginning Assets, Schedule A, Property on Hand as of 6/15/2012 value of \$2,692,991.15 does not match the Corrected Final Inventory and Appraisal filed 3/20/2013 showing an estate value of \$2,697,845.20, because the \$4,854.05 difference between these values represents the interest that has been reported by transactions in the accounting schedules as it was received, rather than as beginning property on hand.

**Note:** Local Rule 7.17(C)(2) provides that requests for reimbursement of allowable costs such as use of alternative delivery services (i.e. Federal Express) are subject to the Court's discretion; *Petition* requests \$108.51 in Federal Express shipping fees, which the Court may allow in its discretion. Additionally, Local Rule 7.17(B)(5) provides costs for runner services are considered by the Court to be part of the cost of doing business and are not reimbursable; *Petition* requests the sum of \$488.75 for what appears to be runner services (Attorneys Diversified Services and Cliff Webb Attorney Services), which if confirmed by the Attorney to be costs for runner services, are not reimbursable costs and should be deducted from the Attorney's request for cost reimbursement.

<u>Note</u>: Proposed order violates Local Rule 7.6.1 (B) prohibiting riders or exhibits from being attached to any order, and violates Local Rule 7.6.1 (F) which requires that some portion of the contents of the order must appear on the page upon which the Judge's signature is affixed. However, proposed order includes on page 6 following the signature line a box captioned "Signature Follows Last Exhibit." Examiner has marked that box, and included hand-written lines for date and signature on the last page of Exhibit B. (Petitioner may choose to revise the proposed order to reflect these handwritten changes, while addressing Note #1 below.)

1. Paragraph 4 on page 5 of the proposed order makes reference to distribution of personal property itemized on Attachment 21 to the *Petition*, which violates Local Rule 7.6.1(D) requiring that Probate orders shall be drawn so that their general effect may be determined without reference to the petition on which they are based. Need revised proposed order that includes as part of the distribution the entire list of personal property as itemized on Attachment 21 to the *Petition* and on Exhibit "A" to Attachment 2 to the *Corrected Final Inventory and Appraisal* filed 3/20/2013.